§ 159a.36

Reproduction requires approval of originator or higher DoD authority.

Further dissemination only as directed by (insert appropriate office or official) or higher DoD authority.

(g) Other Notations. Other notations of restrictions on reproduction, dissemination or extraction of classified information may be used as authorized by DoD Directive C-5200.5, DoD Instruction 5230.22, DoD Directive 5210.2 ¹⁴, DoD Directive 5100.55 ¹⁵, DoD Directive 5200.30, Joint Army-Navy-Air Force Publication 119, DoD Directive 5230.24, and NACSI 4003.

§159a.36 Remarking old material.

(a) General. (1) Documents and material classified under E.O. 12065 and predecessor E.O.s that are marked for automatic downgrading or automatic declassification on a specific date or event shall be downgraded and declassified pursuant to such markings. Declassification instructions on such documents or material need not be restated to conform with \$159a.32(c). (See also §159a.34(a)). Information extracted from these documents or material for use in new documents or material shall be marked for declassification on the date specified in accordance with § 159a.31(d)(2).

(2) Documents and material classified under DoD C-5105.21-M-116 and predecessor E.O.s that are not marked for automatic downgrading or automatic declassification on a specific date or event shall not be downgraded or declassified without authorization of the originator. Declassification instructions on such documents or material need not be restated to conform with §159a.32(a). Information extracted from these documents or material for use in new documents or material shall be marked for declassification upon the determination of the originator, that is, the "Declassify on" line shall be completed with the notation "Originating Agency's Determination Required'' or "OADR" in accordance with in accordance §159a.31(d)(2).

(b) Earlier Declassification and Extension of Classification. Nothing in this

section shall be construed to preclude declassification under subpart D of this part or subsequent extension of classification under §159a.16(c).

Subpart F—Safekeeping and Storage

§ 159a.37 Storage and storage equipment.

(a) General Policy. Classified information shall be stored only under conditions adequate to prevent unauthorized persons from gaining access. The requirements specified in this part represent the minimum acceptable security standards. DoD policy concerning the use of force for the protection of property or information is specified in DoD Directive 5210.56 17

(b) Standards for Storage Equipment. The GSA establishes and publishes minimum standards, specifications, and supply schedules for containers, vault doors, alarm systems, and associated security devices suitable for the storage and protection of classified information. Heads of DoD Components may establish additional controls to prevent unauthorized access. Security filing cabinets conforming to Federal specifications bear a Test Certification Label on the locking drawer, attesting to the security capabilities of the container and lock. (On some older cabinets the label was affixed on the inside of the locked drawer compartment). Cabinets manufactured after February 1962 indicate "General Services Administration Approved Security Container" on the outside of the top draw-

- (c) Storage of Classified Information. Classified information that is not under the personal control and observation of an authorized person, will be guarded or stored in a locked security container as prescribed in the following:
- (1) *Top Secret*. Top Secret information shall be stored in:
- (i) A safe-type steel file container having a built-in, three-position, dialtype combination lock approved by the GSA or a Class A vault or vault type

¹⁴See footnote 1 to §159a.3.

¹⁵See footnote 1 to §159a.3.

¹⁶ See footnote 13 to §159a.33(j).

¹⁷See footnote 1 to §159a.3.